Snell & Wilmer LAW OFFICES 3883 Howard Hughes Parkwar, Suite 1100 Las Vegas, Nevada 89169 702.784.5200	1 2 3 4 5 6 7	Paul Swenson Prior (Nevada Bar #9324) SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, Nevada 89169 Telephone: 702.784.5200 Facsimile: 702.784.5252 Email: sprior@swlaw.com Attorneys for Defendants TLC Enterprises, Inc. and Four Queens, LLC	
	8	UNITED STATES DISTRICT COURT	
	9	DISTRICT OF NEVADA	
	10	VALARIE WILLIAMS, individually and on behalf of others similarly situated,	Case No. 2:17-cv-02810-JCM-GWF
	11	Plaintiffs,	
	12	vs.	STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE REPLY
	13	TLC CASINO ENTERPRISES, INC. d/b/a and a/k/a FOUR QUEENS HOTEL AND	IN SUPPORT OF DEFENDANTS' MOTION TO DISMISS
	14	CASINO; FOUR QUEENS, LLC d/b/a and a/k/a FOUR QUEENS HOTEL AND	(FIRST REQUEST)
	15 16	CASINO; Employee(s)/Agent(s) Does 1-100; and Roe Corporations, Companies and/or Partnerships 101-151, inclusive,	
	17	Defendant.	
	18		
	19	Plaintiff Valarie Williams ("Plaintiff") and Defendants TLC Enterprises, Inc. and Four	
	20	Queens, LLC ("Defendants"), by and through their undersigned counsel (collectively, the	
	21	"Parties"), for good cause shown, hereby stipulate and agree to extend Defendants' deadline to	
	22	file a reply in support of their Motion to Dismiss [ECF No. 9] to January 18, 2018. This is the	
	23	Parties' first extension request.	
	24	Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Local Rule 6-1, there exists good	
	25	cause to grant this extension to respond for the following reasons:	
	26	1. Defendants filed their Motion to Dismiss on December 21, 2017 [ECF No. 9].	
	27	2. Plaintiff filed a Response to Defendants' Motion to Dismiss on January 4, 2018	
	28	[ECF No. 10].	

1 **CERTIFICATE OF SERVICE** 2 I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen 3 (18) years, and I am not a party to, nor interested in, this action. On this date, I caused to be 4 served a true and correct copy of the foregoing STIPULATION AND ORDER FOR 5 EXTENSION OF TIME TO FILE REPLY IN SUPPORT OF DEFENDANTS' MOTION 6 **TO DISMISS** (**FIRST REQUEST**) by the method indicated below: 7 CM/ECF XXXXX E-Mail 8 U.S. Mail Federal Express 9 **Facsimile Transmission** Hand Delivery Electronic Service 10 and addressed to the following: 11 12 Christian Gabroy, Esq. Kaine Messer, Esq. 13 **GABROY LAW OFFICES** The District at Green Valley Ranch 14 170 South Green Valley Pkwy, Suite 280 Henderson, NV 89012 15 Telephone: (702) 259-7777 Facsimile: (702) 259-7704 16 Email: christian@gabroy.com kmesser@gabroy.com 17 Mark R. Thierman, Esq. 18 Joshua D. Buck, Esq. THIERMAN BUCK LLP 19 7287 Lakeside Drive Reno, NV 89511 20 Telephone: (775) 284-1500 Facsimile: (775) 703-5027 21 Email: mark@thiermanbuck.com josh@thiermanbuck.com 22 Attorneys for Plaintiff Valarie Williams 23 DATED this 10th day of January, 2018. 24 25 /s/ Maricris Williams 26 An Employee of Snell & Wilmer L.L.P. 4837-8663-7914 27 28